

Exhibit 1

Adversary Proceedings Subject to Procedures Order (By Case No.)

07-02124
07-02077
07-02138
07-02227
07-02077
07-02124
07-02259
07-02270
07-02280
07-02288
07-02131
07-02238
07-02257
07-02217
07-02260
07-02098
07-02214
07-02234
07-02236
07-02220
07-02272
07-02309
07-02358
07-02302
07-02374
07-02442
07-02445
07-02475
07-02322
07-02720
07-02745
07-02758
07-02416
07-02432
07-02457
07-02477
07-02489
07-02527
07-02540

07-02543
07-02562
07-02563
07-02572
07-02580
07-02339
07-02385
07-02690
07-02804
07-02694
07-02742
07-02744
07-02639
07-02649
07-02650
07-02652
07-02654
07-02661
07-02668
07-02523
07-02551
07-02553
07-02554
07-02597
07-02602
07-02606
07-02712

Exhibit 2

Adversary Proceedings Subject to Rule 15/Rule 4(m) Hearings (By Case No.)

07-02259
07-02270
07-02217
07-02098
07-02236
07-02358
07-02302
07-02442
07-02445
07-02475
07-02322
07-02758
07-02416
07-02432
07-02477
07-02489
07-02540
07-02563
07-02572
07-02580
07-02385
07-02690
07-02742
07-02744
07-02639
07-02649
07-02654
07-02661
07-02668
07-02523
07-02551
07-02597
07-02606

Exhibit 3

Rule 15/Rule 4(m) Hearing Defendants' Counsel

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02259	Blair Strip Steel Co. Inc.	Nathan A. Wheatley Jean Robertson CALFEE, HALTER & GRISWOLD LLP The Calfee Building 1405 East Sixth Street Cleveland, Ohio 44114 Phone: (216) 622-8200 Fax: (216) 241-0816 nwheatley@calfee.com jrobertson@calfee.com
07-02270	Castrol, Castrol Industrial, and Unifrax Corp.	Gilbert R. Saydah Jr. Kelley Drye & Warren LLP 101 Park Avenue New York, New York 10178 Phone: (212) 808-7612 Fax: (212) 808-7897 gsaydah@kelleydrye.com Counsel for Castrol and Castrol Industrial James C. Thoman Hodgson Russ LLP The Guaranty Building 140 Pearl Street Buffalo, New York 14202-4040 United States of America Phone: (716) 848-1361 Fax: (716) 819-4614 jthoman@hodgsonruss.com Counsel for Unifrax Corp.

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02217	D & S Machine Products, Inc.	Michael B. O'Neal Warner Norcross & Judd LLP 900 Fifth Third Center 111 Lyon Street, NW Grand Rapids, Michigan 49503-2487 Phone: (616) 752-2000 Fax: (616) 222-2500 moneal@wnj.com
07-02236	DSSI, et al.	C. R. Bowles Bingham Greenebaum Doll 3500 National City Tower 101 South Fifth Street Louisville, Kentucky 40202 Phone: (502) 589-4200 Fax: (502) 540-2274 crb@gdm.com Richard M. Meth Fox Rothschild LLP 75 Eisenhower Parkway, Suite 200 Roseland, New Jersey 07068 Phone: (973) 994-7515 Fax: (973) 992-9125 rmeth@foxrothschild.com
07-02358	Fernandez Racing, LLC	Lawrence Morrison, Esq. MEISTER SEELIG & FEIN LLP 2 Grand Central Tower 140 East 45th Street, 19th Floor New York, New York 10017 Phone: (212) 655-3500 Fax: (212) 655-3535 lmorrison@lfm-law.com

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02302	Florida Production Engineering Inc., et al.	John B. Persiani Seth Schwartz Dinsmore & Shohl LLP 255 East Fifth Street Suite 1900 Cincinnati, Ohio 45202 Phone: (513) 977-8371 Fax: (513) 977-8141 john.persiani@dinsmore.com seth.schwartz@dinsmore.com
07-02442	Heraeus Metals Processing	William M. Barron Epstein Becker Green 250 Park Avenue New York, New York 10177 Phone: (212) 351-4602 Fax: (212) 878-8600 wbarron@ebglaw.com
07-02445	Heraeus Precious Metals	William M. Barron Epstein Becker Green 250 Park Avenue New York, New York 10177 Phone: (212) 351-4602 Fax: (212) 878-8600 wbarron@ebglaw.com
07-02475	HSS	Dennis M. Haley Winegarden Haley Lindholm & Robertson PLC G-9460 S. Saginaw Street, Ste A Grand Blanc Michigan 48439 Phone: (810) 579-3600 Fax: (810) 579-1748 dhaley@winegarden-law.com

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02322	Jamestown Container	Beverley S. Braun Jaeckle Fleischmann & Mugal, LLP Avant Building - Suite 900 200 Delaware Avenue Buffalo, New York 14202-2107 Phone: (716) 843-3900 Fax: (716) 856-0432 bbraun@jaeckle.com
07-02758	Magnesium Elektron	Jerrold S. Kulback Archer & Greiner, P.C. One Centennial Square Haddonfield, New Jersey 08033 Phone: (856) 616-2684 Fax: (856) 673-7163 jkulback@archerlaw.com Jennifer L. Dering Archer & Greiner, P.C. One Centennial Square Haddonfield, New Jersey 08033 Phone: (856) 673-3918 Fax: (856) 673-7048 jdering@archerlaw.com
07-02416	Merrill Tool & Machine	Corey D. Grandmaison Braun Kendrick Finkbeiner P.L.C. 4301 Fashion Square Blvd. Saginaw, Michigan 48603 Phone: (989) 498-2256 Ext. 510 Fax: (989) 799-4666 corgra@bkf-law.com
07-02432	Methode Electronics Inc.	Shalom Jacob Zachary D. Silbersher Locke Lord LLP 3 World Financial Center New York, New York 10281 Phone: (212) 415-8618 Fax: (212) 303-2754 sjacob@lockelord.com zsilbersher@lockelord.com

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02477	Monroe Inc.	Robert D. Wolford Miller Johnson 250 Monroe Avenue, N.W. Suite 800 Grand Rapids, Michigan 49501-0306 Phone: (616) 831-1700 Fax: (616) 988-1726 wolfordr@millerjohnson.com
07-02489	Mubea	Michael B. O'Neal Warner Norcross & Judd LLP 900 Fifth Third Center 111 Lyon Street, NW Grand Rapids, Michigan 49503-2487 Phone: (616) 752-2000 Fax: (616) 222-2500 moneal@wnj.com
07-02540	Owens Corning	H. Buswell Roberts, Jr. 2001 South Main Street Suite 206-A Blacksburg, Virginia 24060 Phone: (540) 951-8320 Fax: (540) 951-8357 hbroberts@live.com
07-02563	Park Ohio Industries	Nathan A. Wheatley James M. Lawniczak CALFEE, HALTER & GRISWOLD LLP The Calfee Building 1405 East Sixth Street Cleveland, Ohio 44114 Phone: (216) 622-8200 Fax: (216) 241-0816 nwheatley@calfee.com jlawniczak@calfee.com

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02572	PBR Columbia LLC	Michael B. O'Neal Warner Norcross & Judd LLP 900 Fifth Third Center 111 Lyon Street, NW Grand Rapids, Michigan 49503-2487 Phone: (616) 752-2000 Fax: (616) 222-2500 moneal@wnj.com
07-02580	Philips Semiconductor	Robert N. Michaelson The Michaelson Law Firm 11 Broadway, Suite 615 New York, New York 10004 Phone: (212) 604-0685 Fax: (800) 364-1291 rnm@michaelsonlawfirm.com
07-02385	Pontiac Coil Inc.	James E. DeLine Kerr, Russell and Weber, PLC 500 Woodward Avenue, Suite 2500 Detroit, Michigan 48226 Phone: (313) 961-0200 Fax: (313) 961-0388 jed@krwlaw.com P. Warren Hunt Kerr, Russell and Weber, PLC 500 Woodward Avenue, Suite 2500 Detroit, Michigan 48226 Phone: (313) 961-0200 Fax: (313) 961-0388 pwh@krwlaw.com

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02690	Pro Tech Machine	Rozanne M. Giunta Susan M. Cook Adam D. Bruski LAMBERT, LESER, ISACKSON, COOK & GIUNTA, P.C. 916 Washington Ave, Suite 309 PO Box 835 Bay City, Michigan 48707 Phone: (989) 893-3518 Fax: (989) 894-2232 rgiunta@lambertleser.com scook@lambertleser.com abruski@lambertleser.com
07-02742	Republic	Douglas L. Lutz Frost Brown Todd LLC 3300 Great American Tower 301 East Fourth Street Cincinnati, Ohio 45202 Phone: (513) 651-6800 Fax: (513) 651-6981 dlutz@fbtlaw.com
07-02744	Republic Engineered Products	Douglas L. Lutz Frost Brown Todd LLC 3300 Great American Tower 301 East Fourth Street Cincinnati, Ohio 45202 Phone: (513) 651-6800 Fax: (513) 651-6981 dlutz@fbtlaw.com
07-02639	Spartech Polycom	Christopher J. Lawhorn BRYAN CAVE LLP 200 North Broadway, Suite 3600 St. Louis, Missouri 63102 Phone: (314) 259-2000 Fax: (314) 259-2020 cjlawhorn@bryancave.com

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02649	Stapla Ultrasonics	Patrick B. Howell Michael E. Gosman WHYTE HIRSCHBOECK DUDEK S.C. 555 East Wells Street, Suite 1900 Milwaukee, Wisconsin 53202-3819 Phone: (414) 273-2100 Fax: (414) 223-5000 phowell@whdlaw.com mgosman@whdlaw.com
07-02654	Stephenson & Sons Roofing	Rozanne M. Giunta Susan M. Cook Adam D. Bruski LAMBERT, LESER, ISACKSON, COOK & GIUNTA, P.C. 916 Washington Ave, Suite 309 PO Box 835 Bay City, Michigan 48707 Phone: (989) 893-3518 Fax: 989-894-2232 rgiunta@lambertleser.com scook@lambertleser.com abruski@lambertleser.com
07-02661	Summit Polymers Inc.	Bryan R. Walters Varnum 333 Bridge Street NW Grand Rapids, Michigan 49504 Phone: (616) 336-6865 Fax: (616) 336-7000 brwalters@varnumlaw.com
07-02668	Tata America Int'l Corp.	Gilbert R. Saydah Jr. Kelley Drye & Warren LLP 101 Park Avenue New York, New York 10178 Phone: (212) 808-7612 Fax: (212) 808-7897 gsaydah@kelleydrye.com

Adv. Proc. No.	Rule 15/Rule 4(m) Hearing Defendant	Rule 15/Rule 4(m) Hearing Defendant's Counsel
07-02523	UVA Machine Company	Robert F. Brown Rendigs, Fry, Kiely & Dennis 1 W. Fourth Street, Suite 900 Cincinnati, Ohio 45202 Phone: (513) 381-9360 Fax: (513) 381-9206 rbrown@rendigs.com
07-02551	Victory Packaging, et al.	Ira L. Herman THOMPSON & KNIGHT LLP 900 Third Avenue, 20th Floor New York, New York 10022 Phone: (212) 751-3001 Fax: (212) 751-3113 Ira.herman@tklaw.com
07-02597	Wells Fargo Business, et al.	Jeffrey A. Wurst Michael T. Rozea Ruskin Moscou Faltischek, P.C. East Tower, 15th Floor 1425 RXR Plaza Uniondale, New York 11556 Phone: (516) 663-6535 Fax: (516) 663-6735 jwurst@rmfpc.com mrozea@rmfpc.com
07-02606	Williams Advanced Materials EF	Nathan A. Wheatley Jean Robertson CALFEE, HALTER & GRISWOLD LLP The Calfee Building 1405 East Sixth Street Cleveland, Ohio 44114 Phone: (216) 622-8200 Fax: (216) 241-0816 nwheatley@calfee.com jrobertson@calfee.com

Exhibit 4
Merits Trial Defendants' Counsel

Adv. Proc. No.	Merits Trial Defendant	Merits Trial Defendant's Counsel
07-02288	Caretools	Jeffrey D. Vanacore Perkins Coie LLP 30 Rockefeller Plaza 25th Floor New York, New York 10112 Phone: (212) 262-6912 Fax: (212) 977-1642 jvanacore@perkinscoie.com
07-02131	Century Services, Inc.	Harvey Chaiton Chaitons LLP 5000 Yonge Street 10th Floor Toronto, Canada, M2N 7E9 Phone: (416) 218-1762 Fax: (416) 218-1849 Harvey@chaitons.com
07-02214	Dove Equipment Co., Inc.	Melissa A. Pena Norris, McLaughlin & Marcus, PA 875 Third Ave. 8 th Floor New York, New York 10022 Phone: (917) 369-8847 Fax: (212) 808-0844 mapena@nmmlaw.com William R. Kohlhase Miller, Hall & Triggs LLC 416 Main Street, Suite 1125 Peoria, Illinois 61602-1161 Phone: (309) 671-9600 Fax: (309) 671-9616 William.kohlhase@mhtlaw.com

Adv. Proc. No.	Merits Trial Defendant	Merits Trial Defendant's Counsel
07-02234	Dr. Schneider Automotive Systems, Inc.	Eric D. Carlson Miller Canfield 150 West Jefferson Suite 2500 Detroit, Michigan 48226 Phone: (313) 496-7567 Fax: (313) 496-8452 Carlson@millercanfield.com
07-02220	Duraswitch Industries, Inc.	Mark R. Sokolowski, Past treasurer and Secretary InPlay Technologies, Inc. (aka: Duraswitch Industries, Inc.) PO Box 28936 Scottsdale, Arizona 85255 mark@inplaytechnologies.com
07-02272	Elkhart Products Corp.	Sharon M. Beausoleil Fulbright & Jaworski L.L.P. Fulbright Tower 1301 McKinney, Suite 5100 Houston, Texas 77010-3095 Phone: (713) 651-5381 Fax: (713) 651-5246 sbeausoleil@fulbright.com
07-02309	Equis Corporation	Michael Dal Lago Morrison Cohen LLP 909 Third Avenue New York, New York 10022-4784 Phone: (212) 735-8757 Fax: (212) 735-8706 mdallago@morrisoncohen.com Nicholas J. Nesgos Posternak Blankstein & Lund LLP The Prudential Tower 800 Boylston Street Boston, Massachusetts 02199 Phone: (617) 973-6168 Fax: (617) 367-2315 nnesgos@pbl.com

Adv. Proc. No.	Merits Trial Defendant	Merits Trial Defendant's Counsel
07-02374	William Hague Company	Bruce Weiner Rosenberg, Musso & Weiner, LLP 26 Court St, Suite 2211 Brooklyn, New York 11242-1125 Phone: (718) 855-6840 Fax: (718) 625-1966 rmwlaw@att.net
07-02527	ND AMC LLC	Dan E. Bylenga, Jr. Rhoades McKee 161 Ottawa Avenue NW 600 Waters Building Grand Rapids, Michigan 49503 Phone: (616) 233-5161 Fax: (616) 459-5102 debyleng@rhoadesmckee.com
07-02562	Park Enterprises	Kenneth S. Yudell, Esq. Aronauer, Re & Yudell, LLP 444 Madison Avenue New York, New York 10022 Phone: (212) 755-6000 Fax: (212) 755-6006 kyudell@aryllp.com
07-02339	Polar Oil & Chemical Inc.	Chad D. Hansen Bricker & Eckler LLP 9277 Centre Pointe Drive Suite 100 West Chester, Ohio 45069 Phone: (513) 870-6695 Fax: (513) 870-6699 chanson@bricker.com
07-02804	Product Action Int'l, Inc., f/d/b/a Product Action International	Whitney L. Mosby Thomas C. Scherer Bingham Greenebaum Doll 10 West Market Street, #2700 Indianapolis, Indiana 46204-2982 Phone: (317) 635-8900 Fax: (317) 236-9907 wmosby@binghammchale.com tscherer@binghammchale.com

Adv. Proc. No.	Merits Trial Defendant	Merits Trial Defendant's Counsel
07-02650	Starbrook Industries Inc.	Rex Huffman Spitler, Huffman LLP 131 East Court Street Bowling Green, Ohio 43402-2495 Phone: (419) 352-2535 Fax: (419) 353-8728 rhuffman@spitlerhuffmanlaw.com
07-02652	Steere Enterprises Inc.	Marc B. Merklin Kate Bradley John P. Hickey Brouse McDowell, L.P.A. 388 S. Main St., Suite 500 Akron, Ohio 44311 Phone: (330) 535-5711, exts. 203, 384, and 237 (respectively) Fax: (330) 253-8601 mmerklin@brouse.com kbradley@brouse.com jhickey@brouse.com
07-02602	Westwood & Associates/NANYA, Westwood Associates, Inc., and Westwood c/o NANYA	Louis J. Testa Douglas S. Skalka Neubert, Pepe & Monteith, P.C. 195 Church Street New Haven, Connecticut 06510 Phone: (203) 821-2000 Fax: (203) 821-2009 ltesta@npmlaw.com dskalka@npmlaw.com
07-02712	Kostal	Eric D. Carlson Miller Canfield 150 West Jefferson Suite 2500 Detroit, Michigan 48226 Phone: (313) 496-7567 Fax: (313) 496-8452 Carlson@millercanfield.com

Exhibit 5

Adversary Proceedings Subject to Default Hearings (By Case No.)

07-02720 (As to Laneko Engineering Co. only)
07-02138
07-02227
07-02280
07-02257
07-02260
07-02457
07-02543
07-02553
07-02554
07-02077
07-02124
07-02745
07-02694
07-02238

Exhibit 6

BUTZEL LONG, a professional corporation
150 West Jefferson, Suite 100
Detroit, Michigan 48226
Cynthia J. Haffey
Thomas Radom
Bruce L. Sendek
David J. DeVine
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Facsimile: (313) 225-7080

380 Madison Avenue
New York, New York 10017
Telephone: (212) 818-1110
Facsimile: (212) 818-0494
Attorneys for Reorganized Debtors

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X	
	:
In re	:
	:
DPH HOLDINGS CORP., <u>et al.</u> ,	:
	:
	:
Reorganized Debtors.	:
	:
-----X	

NOTICE OF DEFAULT HEARING WITH RESPECT TO
ADVERSARY PROCEEDING NUMBER _____

PLEASE TAKE NOTICE that on ____, DPH Holdings Corp. and certain of its affiliated reorganized debtors (the “Reorganized Debtors”), formerly known as Delphi Corporation and certain of its subsidiaries and affiliates, former debtors and debtors-in-possession in the above-captioned cases (f/k/a In re Delphi Corporation, et al.) (collectively, the “Debtors”) commenced an adversary proceeding (the “Adversary Proceeding”) by filing a complaint (“the Complaint”) to avoid and recover certain amounts (the “Transfers”) from _____ (the “Defendant”).

PLEASE TAKE FURTHER NOTICE that on [●], the Reorganized Debtors served the Complaint on the Defendant by [●].

PLEASE TAKE FURTHER NOTICE that on October 6, 2009, the Debtors substantially consummated the First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, As Modified (the “Modified Plan”), which had been approved by the United States Bankruptcy Court for the Southern District of New York pursuant to an order entered on July 30, 2009 (Docket No. 18707), and emerged from chapter 11 as the Reorganized Debtors.

PLEASE TAKE FURTHER NOTICE that on September 7, 2010, the Reorganized Debtors filed their Motion For Leave To File Amended Complaints (Docket No. 21575) (the “Motion to Amend”).

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. §§ 105(d), 544, 547, And 548 And Fed. R. Bankr. P. 7016 Establishing (I) Dates For Hearings Regarding Adversary Proceedings And (II) Notices And Procedures Governing Adversary Proceedings (Docket No. __) (the “Order”), a hearing to address whether default judgment should be entered against the Defendant (the “Default Hearing”) is hereby scheduled

for _____ in the United States Bankruptcy Court for the Southern District of New York,
300 Quarropas Street, Room 118, White Plains, New York 10601-4140.

PLEASE TAKE FURTHER NOTICE that the Default Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 3(m) thereof. Please review the Order carefully because failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 3(m)) will result in a default judgment entered against the Defendant. A Copy of the Order is attached hereto for your convenience.

Dated: _____

Respectfully submitted,

BUTZEL LONG,
a professional corporation

By: _____
Cynthia J. Haffey
Bruce L. Sendek
Thomas B. Radom
David J. DeVine
150 W. Jefferson, Suite 100
Detroit, Michigan 48226
haffey@butzel.com

380 Madison Avenue
New York, New York 10017

Exhibit 7

BUTZEL LONG, a professional corporation
150 West Jefferson, Suite 100
Detroit, Michigan 48226
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Thomas Radom
Bruce L. Sendek
David J. DeVine
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Facsimile: (313) 225-7080

380 Madison Avenue
New York, New York 10017
Telephone: (212) 818-1110
Facsimile: (212) 818-0494
Attorneys for Reorganized Debtors

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X	
	:
In re	:
	:
DPH HOLDINGS CORP., <u>et al.</u> ,	:
	:
	:
Reorganized Debtors.	:
	:
-----X	

NOTICE OF RULE 15/RULE 4(M) HEARING WITH RESPECT TO
ADVERSARY PROCEEDING NUMBER _____

PLEASE TAKE NOTICE that on ____, DPH Holdings Corp. and certain of its affiliated reorganized debtors (the “Reorganized Debtors”), formerly known as Delphi Corporation and certain of its subsidiaries and affiliates, former debtors and debtors-in-possession in the above-captioned cases (f/k/a In re Delphi Corporation, et al.) (collectively, the “Debtors”) commenced an adversary proceeding (the “Adversary Proceeding”) by filing a complaint (“the Complaint”) to avoid and recover certain amounts (the “Transfers”) from _____ (the “Defendant”).

PLEASE TAKE FURTHER NOTICE that on [●], the Reorganized Debtors served the Complaint on the Defendant by [●].

PLEASE TAKE FURTHER NOTICE that on October 6, 2009, the Debtors substantially consummated the First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, As Modified (the “Modified Plan”), which had been approved by the United States Bankruptcy Court for the Southern District of New York pursuant to an order entered on July 30, 2009 (Docket No. 18707), and emerged from chapter 11 as the Reorganized Debtors.

PLEASE TAKE FURTHER NOTICE that on September 7, 2010, the Reorganized Debtors filed their Motion For Leave To File Amended Complaints (Docket No. 21575) (the “Motion to Amend”).

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. §§ 105(d), 544, 547, And 548 And Fed. R. Bankr. P. 7016 Establishing (I) Dates For Hearings Regarding Adversary Proceedings And (II) Notices And Procedures Governing Adversary Proceedings (Docket No. __) (the “Order”), a hearing to address whether the Motion to Amend should be granted as to Defendant (the “Rule 15/Rule 4(m) Hearing”) is hereby

scheduled for _____ in the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, Room 118, White Plains, New York 10601-4140.

PLEASE TAKE FURTHER NOTICE that the Rule 15/Rule 4(m) Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 3(m) thereof. Please review the Order carefully because failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 3(m)) will result in the granting of the Motion to Amend. A Copy of the Order is attached hereto for your convenience.

Dated: _____

Respectfully submitted,

BUTZEL LONG,
a professional corporation

By: _____
Cynthia J. Haffey
Bruce L. Sendek
Thomas B. Radom
David J. DeVine
150 W. Jefferson, Suite 100
Detroit, Michigan 48226
haffey@butzel.com

380 Madison Avenue
New York, New York 10017

Exhibit 8

Adversary Proceedings Subject to Merits Trial (By Case No.)

07-02288
07-02131
07-02214
07-02234
07-02220
07-02272
07-02309
07-02374
07-02427
07-02562
07-02339
07-02804
07-02650
07-02652
07-02602
07-02712¹

¹ This action is being prosecuted by conflicts counsel, Togut Segal & Segal.

Exhibit 9

BUTZEL LONG, a professional corporation
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Thomas Radom
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Facsimile: (313) 225-7080

380 Madison Avenue
New York, New York 10017
Telephone: (212) 818-1110
Facsimile: (212) 818-0494
Attorneys for Reorganized Debtors

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----	-X	
	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
	:	(Jointly Administered)
Reorganized Debtors.	:	
	:	
-----	-X	

NOTICE OF MERITS TRIAL WITH RESPECT TO
ADVERSARY PROCEEDING NUMBER _____

PLEASE TAKE NOTICE that on ____, DPH Holdings Corp. and certain of its affiliated reorganized debtors (the “Reorganized Debtors”), formerly known as Delphi Corporation and certain of its subsidiaries and affiliates, former debtors and debtors-in-possession in the above-captioned cases (f/k/a In re Delphi Corporation, et al.) (collectively, the “Debtors”) commenced an adversary proceeding (the “Adversary Proceeding”) by filing a complaint (“the Complaint”) to avoid and recover certain amounts (the “Transfers”) from _____ (the “Defendant”).

PLEASE TAKE FURTHER NOTICE that on [●], the Reorganized Debtors served the Complaint on the Defendant by [●].

PLEASE TAKE FURTHER NOTICE that on October 6, 2009, the Debtors substantially consummated the First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, As Modified (the “Modified Plan”), which had been approved by the United States Bankruptcy Court for the Southern District of New York pursuant to an order entered on July 30, 2009 (Docket No. 18707), and emerged from chapter 11 as the Reorganized Debtors.

PLEASE TAKE FURTHER NOTICE that on September 7, 2010, the Reorganized Debtors filed their Motion For Leave To File Amended Complaints (Docket No. 21575) (the “Motion to Amend”). On _____, the Motion to Amend was granted as to Defendant.

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. §§ 105(d), 544, 547, And 548 And Fed. R. Bankr. P. 7016 Establishing (I) Dates For Hearings Regarding Adversary Proceedings And (II) Notices And Procedures Governing Adversary Proceedings (Docket No. __) (the “Order”), a hearing on the merits of the Adversary

Proceeding (the “Merits Trial”) is hereby scheduled for _____ in the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, Room 118, White Plains, New York 10601-4140.

PLEASE TAKE FURTHER NOTICE that the Merits Trial will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 3(m) thereof. Please review the Order carefully because failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 3(m)) could result in the entry of judgment in the amount at issue in such Adversary Proceeding. A Copy of the Order is attached hereto for your convenience.

Dated: _____

Respectfully submitted,

BUTZEL LONG,
a professional corporation

By: _____
Cynthia J. Haffey
Bruce L. Sendek
Thomas B. Radom
David J. DeVine
150 W. Jefferson, Suite 100
Detroit, Michigan 48226
haffey@butzel.com

380 Madison Avenue
New York, New York 10017

Exhibit 10
List of Proposed Mediators

Southern District of New York

Peter Borowitz
Francis Conrad
Michael Cook
Melanie Cyganowski
Eric Haber
Harold Jones
Adam L. Rosen
Howard Seife
Thomas Slome
Sean Southard
Harvey Strickon
Menachem Zelmanovitz

Michigan

Michael Baum
Howard Borin
Earle Erman
Stuart Gold
Ray Graves
Stephen Gross
Wallace Handler
Ralph McDowell
Larry Rochkind

Exhibit 11

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Attorneys for Reorganized Debtors

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----	-X	
	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
	:	(Jointly Administered)
Reorganized Debtors.	:	
	:	
-----	-X	

NOTICE OF 12(b) HEARING WITH RESPECT TO
ADVERSARY PROCEEDING NUMBER _____

PLEASE TAKE NOTICE that on ____, DPH Holdings Corp. and certain of its affiliated reorganized debtors (the “Reorganized Debtors”), formerly known as Delphi Corporation and certain of its subsidiaries and affiliates, former debtors and debtors-in-possession in the above-captioned cases (f/k/a In re Delphi Corporation, et al.) (collectively, the “Debtors”) commenced an adversary proceeding (the “Adversary Proceeding”) by filing a complaint (“the Complaint”) to avoid and recover certain amounts (the “Transfers”) from _____ (the “Defendant”).

PLEASE TAKE FURTHER NOTICE that on [●], the Reorganized Debtors served the Complaint on the Defendant by [●].

PLEASE TAKE FURTHER NOTICE that on October 6, 2009, the Debtors substantially consummated the First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, As Modified (the “Modified Plan”), which had been approved by the United States Bankruptcy Court for the Southern District of New York pursuant to an order entered on July 30, 2009 (Docket No. 18707), and emerged from chapter 11 as the Reorganized Debtors.

PLEASE TAKE FURTHER NOTICE that on September 7, 2010, the Reorganized Debtors filed their Motion For Leave To File Amended Complaints (Docket No. 21575) (the “Motion to Amend”). On _____, the Motion to Amend was granted as to Defendant.

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. §§ 105(d), 544, 547, And 548 And Fed. R. Bankr. P. 7016 Establishing (I) Dates For Hearings Regarding Adversary Proceedings And (II) Notices And Procedures Governing Adversary Proceedings (Docket No. __) (the “Order”), a hearing to address the Defendant’s

defense under Federal Rule of Civil Procedure 12(b) (the “Rule 12(b) Hearing”) was previously scheduled for _____ in the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, Room 118, White Plains, New York 10601-4140 (the “Bankruptcy Court”). The Rule 12(b) Hearing is hereby adjourned and rescheduled for _____ in the Bankruptcy Court.

PLEASE TAKE FURTHER NOTICE that the Rule 12(b) Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 3(m) thereof. Please review the Order carefully because failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 3(m)) could result in the entry of judgment in the amount at issue in such Adversary Proceeding. A Copy of the Order is attached hereto for your convenience.

Dated: _____

Respectfully submitted,

BUTZEL LONG,
a professional corporation

By: _____
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Exhibit 12

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----	-X	
	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
	:	(Jointly Administered)
Reorganized Debtors.	:	
	:	
-----	-X	

NOTICE OF SUMMARY JUDGMENT HEARING WITH RESPECT TO
ADVERSARY PROCEEDING NUMBER _____

PLEASE TAKE NOTICE that on ____, DPH Holdings Corp. and certain of its affiliated reorganized debtors (the “Reorganized Debtors”), formerly known as Delphi Corporation and certain of its subsidiaries and affiliates, former debtors and debtors-in-possession in the above-captioned cases (f/k/a In re Delphi Corporation, et al.) (collectively, the “Debtors”) commenced an adversary proceeding (the “Adversary Proceeding”) by filing a complaint (“the Complaint”) to avoid and recover certain amounts (the “Transfers”) from _____ (the “Defendant”).

PLEASE TAKE FURTHER NOTICE that on October 6, 2009, the Debtors substantially consummated the First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, As Modified (the “Modified Plan”), which had been approved by the United States Bankruptcy Court for the Southern District of New York pursuant to an order entered on July 30, 2009 (Docket No. 18707), and emerged from chapter 11 as the Reorganized Debtors.

PLEASE TAKE FURTHER NOTICE that on September 7, 2010, the Reorganized Debtors filed their Motion For Leave To File Amended Complaints (Docket No. 21575) (the “Motion to Amend”).

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. §§ 105(d), 544, 547, And 548 And Fed. R. Bankr. P. 7016 Establishing (I) Dates For Hearings Regarding Adversary Proceedings And (II) Notices And Procedures Governing Adversary Proceedings (Docket No. __) (the “Order”), a hearing to address whether summary judgment should be entered (the “Summary Judgment Hearing”) was previously scheduled for _____ in the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, Room 118, White Plains, New York 10601-4140 (the “Bankruptcy Court”).

The Summary Judgment Hearing is hereby adjourned and rescheduled for _____ in the Bankruptcy Court.

PLEASE TAKE FURTHER NOTICE that the Summary Judgment Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 3(m) thereof. Please review the Order carefully because failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 3(m)) could result in the entry of judgment of the amount at issue in such Adversary Proceeding. A Copy of the Order is attached hereto for your convenience.

Dated: _____

Respectfully submitted,

BUTZEL LONG,
a professional corporation

By: _____

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